Casse3::07-cv-05718-JL Document 50 Filed 03/16//10 Page 1106 f5

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| Attorneys for Plaintiff PLUSTEK INC. | | |
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| Telephone: 510-713-8698 Facsimile: 510-713-8690 | | |
| Attorney for Defendant | | |
| SYSCAN, INC. | | |
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| LIMITED STAT | TEC DICTRICT COLIDT | |
| UNITED STATES DISTRICT COURT | | |
| NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION | | |
| SAN FRAN | NCISCO DIVISION | |
| DI LICTEV INC | Case No. C 07-05718 JL | |
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| | STIPULATION TO EXTEND CASE SCHEDULE AND [PROPOSED] ORDER | |
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| Defendant. | | |
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| | Case No. C 07-05718 JL | |
| | sdang@koslaw.com KLEIN, O'NEILL & SINGH, LLP 43 Corporate Park Suite 204 Irvine, CA 92606 Telephone: 949-955-1920 Facsimile: 949-955-1921 Attorneys for Plaintiff PLUSTEK INC. YUNG MING CHOU (NO. 172118) Chouyung@aol.com 39111 Paseo Padre Parkway, Suite 207 Fremont, CA 94538 Telephone: 510-713-8698 Facsimile: 510-713-8690 Attorney for Defendant SYSCAN, INC. UNITED STAT NORTHERN DIS SAN FRAN | |

WHEREAS, on November 9, 2007, Plaintiff Plustek Inc. ("Plustek") filed an action in the United States District Court for the Northern District of California against Defendant Syscan, Inc. ("Plustek"), requesting, *inter alia*, for a declaratory judgment that Plustek does not infringe any claims of U.S. Patent No. 6,705,124 (the "124 Patent"), and that the '124 Patent is invalid.

WHEREAS, the Court entered a Stipulated Order Regarding Case Schedule on January 11, 2010 (Docket No. 47).

WHEREAS, through their respective counsel of record, the Parties have met and conferred to discuss extending the case schedule for three (3) months to allow the Parties time to adequately prepare the case.

NOW, THEREFORE, the Parties, through their respective counsel of record, hereby stipulate to and respectfully request the Court to order the extended case schedule as follows:

| PLEADING OR EVENT | DATE |
|--|--------------------|
| Close of fact discovery re merits of claims and defenses | June 30, 2010 |
| Initial Expert Reports on issues on which party bears the burden of proof at trial | August 13, 2010 |
| Rebuttal Expert Reports | September 10, 2010 |
| Close of Expert Discovery | October 22, 2010 |
| Dispositive Motions and Motions to Bifurcate Trial (last day to file) | November 12, 2010 |
| Oppositions to Dispositive Motions and Motions to Bifurcate Trial | December 3, 2010 |

| Case3::07-cv-05718-JL Do | ocwiment 50 | Filed 03/16/10 Page3 | 3 ob 155 |
|--|-------------------------------------|--|------------------|
| Replies to Dispositive Motions and Bifurcate Trial | Motions to | December 17, 2010 | |
| Completion and Filing of Pretrial C |)rder | TBD | |
| Final Pretrial Conference | | TBD | |
| 7 Trial | | TBD | |
| DATED: March 16, 2010 | | | |
| 2 | By /s/ Yung M Attorno SYSC | Yung Ming Chou Ming Chou eys for Defendant AN, INC. | |
| DATED: March 16, 2010 | KLEIN, | O'NEILL & SINGH, LI | .P |
| 5 5 7 8 | Sang N Attorne | ang N. Dang N. Dang eys for Plaintiff FEK INC. | |
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| STIPULATION TO EXTEND CASE | | 2 | C N C 07 07710 H |

KLEIN, O'NEILL & SINGH, LLP

Casse 3::07-cv-05718-JL Document 51 Filed 03/16//10 Page 440f 55

| 1 | PROPOSEDI ORDER |
|-----------------------------------|--|
| 2 | |
| 3 | It is so ORDERED . |
| 4 | DATED: March 17, 2010 |
| 5 | MAGUSTRATE JUDGE |
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| KLEIN, O'NEILL & SINGH, LLP | STIPULATION TO EXTEND CASE SCHEDULE Case No. C 07-05718 JL |

SCHEDULE

CERTIFICATE OF SERVICE I hereby certify that on March 16, 2010, I electronically filed the foregoing with the Clerk of the Court in compliance with Civil Local Rule 5-5(b) using the CM/ECF system which will send notification of the filing to all counsel of record. /s/ Sang N. Dang Sang N. Dang

KLEIN, O'NEILL & SINGH, LLP